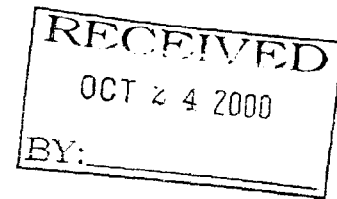




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October 16, 2000

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Food and Drug Administration
Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
200 C Street, SW
Washington, DC 20204

Dear Sir / Madam:

Notice is hereby given pursuant to the requirements of Section 403(r)(6) (21 U.S.C. 343(r)(6) of the Federal Food, Drug and Cosmetic Act and in accordance with the requirements of 21 C.F.R. 101.93, that Underwood Fruit, P.O. Box 6633, Traverse City, Michigan 49696-6633 is marketing a dietary supplement bearing the following statements on the label and/or in the labeling:

TEXT OF CLAIMS

A USDA study of more than 40 fruits and vegetables ranked blueberries number one in antioxidant activity, with a one-half cup serving delivering as much antioxidant power as five servings of other fruits and vegetables. And the ingredients in blueberries have been linked to sharp eyesight, healthy circulation and other benefits.

Four tablets or wafers have the equivalent of one-half cup of blueberries and deliver 25 mg of anthocyanins, the natural substances that give blueberries their antioxidant power.

NAME OF INGREDIENTS THAT ARE SUBJECT OF CLAIM

Anthocyanins (from blueberry powder)

NAME OF SUPPLEMENT (INCLUDING BRAND NAME)

Blueberry Rich Fruit Supplement Tablets and Chewable Wafers

The undersigned certifies that the information contained in this notice is complete and accurate and that Underwood Fruit has substantiation that the statements are truthful and not misleading.

Sincerely,

Robert Underwood, President

975-0162

P.O. Box 6633
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